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IN THE UNITED STATES DISTRICT COURT

SAN FRANCISCO DIVISION

FOR THE NORTHERN DISTRICT OF CALIFORNIA

MEDIOSTREAM, INC.,

Case No. C 11-2525 RS

Plaintiff, 14

MICROSOFT CORPORATION, et al.,

ORDER VACATING HEARING ON MOTION RE PLACEMENT OF APPLE SOURCE CODE

E-Filed 3/12/12

Defendants.

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> The parties' briefing regarding their dispute as to where the Apple source code should be maintained reveals that there is still a possibility they can reach a mutually-agreeable resolution. Accordingly, the hearing set for March 22, 2012 is vacated. The parties shall engage in further meet and confer negotiations, focusing on reaching a solution that serves the legitimate needs and concerns of both sides, putting aside any extraneous issues or rancor that may have arisen between them in the past. If the parties are unable to resolve the issue by April 13, 2012, they shall file a joint letter brief, not to exceed 5 pages, advising the Court of that fact. The letter brief may include any new information or developments that either side may wish the Court to consider, but shall not re-argue or merely attempt to rebut any assertions made in the existing briefing. The matter will then

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be taken under submission without oral argument. If the parties resolve the issue, they may file an
appropriate stipulation at any time prior to April 13, 2012.

IT IS SO ORDERED.

Dated: 3/12/12

